

EXHIBIT A

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

In re

FTX TRADING LTD., *et al.*,

Debtors.

Chapter 11

Case No. 22-11068

(Jointly Administered)

ALAMEDA RESEARCH LTD. and CLIFTON
BAY INVESTMENTS LLC f/k/a ALAMEDA
RESEARCH VENTURES LLC,

Plaintiffs,

v.

MICHAEL KIVES, BRYAN BAUM, K5 GLOBAL
HOLDINGS LLC, K5 GLOBAL TECHNOLOGY
LLC, MBK CAPITAL LP SERIES T, K5
GROWTH CO-INVEST I GP LLC, K5 GLOBAL
GROWTH FUND I GP LLC, K5 GLOBAL
VENTURES LLC, MOUNT OLYMPUS CAPITAL
LP, MOUNT OLYMPUS CAPITAL LLC, K5
GLOBAL GROWTH FUND II LP, K5 GLOBAL
GROWTH FUND II GP LLC, K5X FUND I LP,
K5X FUND I LLC, and SGN ALBANY LLC,

Defendants.

Adv. Pro. No. 23-50411 (JTD)

ORDER

Upon consideration of the Motion for Withdrawal of the Reference (the
“Motion”) filed by the K5 Defendants, it is this ____ day of _____, 2023, **hereby**
ORDERED that:

1. The Motion is GRANTED; and

2. Pursuant to 28 U.S.C. §§ 157(d) and (e), Federal Rule of Bankruptcy Procedure 5011, and Del. Bankr. L.R. 5011-1, the reference of the above-captioned adversary proceeding to the Bankruptcy Court is withdrawn

Dated: _____, 2023

United States District Judge